511	-CONIRACT-REAL ESTATE-Monshity Installiments Payable to Ven	ulars (Husband and Wile) with Kight of Survivorship (Truth-In-Lending Sovjer).
Michae	CONTRACT. Made this6 day	or July hetween
	J. Denvon, a sinnle man	
undLyn	η Μ. Βrown, a single woman	hereinalter called the seller,
WIT	NESSETH: That in consideration of at	. hereinalter called the buyer.
seller agrees	s to sell unto the human and at t	inual covenants and agreements herein contained the
scribed land	is and premises situated in Klamath	to purchase from the seller all of the following de- County, State of Dregon, to-wit:
	이 제가 가지 않는 것 같은 것이 있는 것 같은 것이 많이 있는 것 같은 것 같은 것이 가지 않는다.	Uregon to the state of the stat
	Lot 5, Block 5 Tract 1039 Y	onna Woods Unite #2
for the same	v ofFourThousand, NineHundred_F	ifty Dollars (\$ 4,950.00)
		THE TOP
hereby ackr	nowledged by the seller), and the remainder	hichFour Hundred Ninty Five Dollars
amounts as	follows, to-wif:	to be paid to the order of the seller at the times and in
	rorty tour Dollars	(\$44.00) per month or more until both
	August 15th. 1979 and a live	(344.00) per month or more until both Daid in full. First payment due
	therafter.	paid in full. First payment due P payment the 15th of each month
	은 사람이 있는 것을 가장하는 것을 알려요. 또는 가장으로 가을 수 같은 것은 가족과 같은 것이 같은 것이 가장한 것이, 같을 것 같을 것 같이 것을 하는 것이다.	
		방법 방법 것이 없는 것은 것이 없는 것
The buyer	warrants to and covenants with the seller that the real pro	
(B) for a		
All of said purcha	nse price may be paid at any time; all delerted balances of sa um from	business or commercial purposes other than agricultural purposes.
the minimum regu	ini from ilai povments alore required T	rest to be paid month by
At the time		current fax year shall be provided in the stand of the shall be provided in the stand of the sta
be that of joint te.	is intend and declare that their interest in this contract and nants with the richt of survivorship and not that of tenants i	current tas year shall be really and 'i being included in and wile) own said described real system as testarts by the entircties; in the unput purchase price of said described real system becaute henceducth shall seid purchase price, principal, and interest, immediately shall yest solely in a sole of the system of the destart of one of the sellers, the title of the sole purchase price, principal, and interest, immediately shall yest solely in the unput table of the sole of the solely shall yest solely in the sole of the sole of the sole of the sole of the solely shall yest solely
in the survivor of a The buyer	in this contract and in and to the then unpaid balance of the sellers.	a contract, in the event of the death of one of the sellers, the tille of soid purchase price, principal and interest, immediately shall yast solele
2 so long as he is no hereafter erected, it	in default under the terms of this contract. The buyer agree is food condition and reach and will not will be under the terms of this contract.	s that at all times in 19 79, and may retain such possession
ing against any such liens which herealt	her liens and save the selfers harmless therefrom and reimi ch liens; that he will pay all taxes hereafter levied scains: s	15 waste or strip thereoi; that he will keep said premises, now or burse sellers for all costs and externate less internal premises tree from
expense, he will ins	re lawfully may be imposed upon said premises, all promptly sure and keep insured all buildings how or hereafter erected c	vid property, as well as all water rents, public charges and municipal before the same or any part thereoi become past due that at har a humer a
in an anicunt not terest may appear	less than \$ NONE in a company or compani- and all policies of insurance to be delivered to the sellers a	is contained, in the event of the death of one of the sellers, the title to said purchase price, principal and interest, immediately shall vast solely a that at all times he will keep the buildings on and previses, now or provide or strip threads that he will keep said previses, now or burse reliers for all costs and autorney's lees incused previses tree trans- ald poperty, as well as it water rents, public of box them in defend- being the same or any part thereot bucome back that estimates and subject the same or any part thereot bucome back that estimates the said property of the sellers, with loss payable to the sellers as their in- the solar part. Now if the buyer shall fail to pay any sub-burse the said property. Now if the buyer shall fail to pay any sub-burse the sellers may do so and any payment so made shall burst burst.
become a part of t	taxes, or charges or to procure and pay for such insurance t	s soon as insured. Now if the buyer shall fail to sellers as their in-
they will furnish t	ireach of contract. acree that at their expense and within ten days from the da	and anotesaid without waiver, however, of any sist of and
and easements row	or subsequent to the date of this aircomant fin an amount	equal to said purchase price marketable to EQUEED 50%
of encumbrances a	ill deliver a good and sufficient deed conveying said pre- s of the date Fireol excepting, however, the said cusement	cht the usual printed evertions and the file in and to said premia-s e price, is fully paid and usua remes building and other restrictions misses in fee simple unto the buver, his band upon surrender of this is and restrictions and the taxes, numbring and existing, free and the rances created by the buyer or his articlas.
And it is un		
the seliers at their e of said purchase pr	uned, or any of them, punctually within ten days of the tim option shall have the following rights: (1) to declare this co	is and restrictions and the taxes, municipal limb, water sends, tree and charge arrented by the buyer or his astigns. estence of this contract, and in case the buyer shall built to tracke the limbind therefore, or half to keep any afterment herein contained, then a fitted null and wold. (2) to declare the whole unsuit principal balance of this to the contract by suit in equility and contract builts contract by suit in equility.
O cases, all rights and Oright to the possess	I interest created or then existing in layor of the buyer as ag	(12) to loreclose this contract by suit in equity, and in any of stack
U without any net of H for moneys paid on	re-entry or any other act of side and all other rights acqu	aired by the buyer hereinder shall interly cease and determine and the d.withingt any risks of the shall revert to, and revest in said selive
retreated .	and demand dit bavinents heretoizen mud.	nired by the buyer hereandsr shall illicity cease and determine and the d without any right of the buyer of return, reclamation or compension ally and peeffectly as if the contract and such payments had haver been fare to be retained by and belong to said selfers as the apreed and ellers, in case of such default, shall have the tright immediately or at and take immediate possession; thereaf together with all the immediate
) on ments and appurtena The buyer fu	inces thereon or thereto belonging.	t are to be retained by and belong to said selers as the afreed and ellers, in care of such default, shall have the right immediately or at and take inneediate possession thereaf together with all the improve-
affect their right he	rounder to enforce the senie, por shall any wriver by said se th of any such provision of a standard wriver by said se	and take immediate posession: thereal tugether with immediately or at performance by the huger of any provision hereol shall in no way released any brach of any provision hereol be held to be a very released.
The true and	actual consideration paid for this transfer, stated in terms of	$\Delta = \Delta =$
In case suit of a suit of the	or action is instituted to foreclose this contenat or to be	antine () العربية المراجع عليه معالية () الله و العربية و المراجع () المراجع المراجع ()
a of the trial court, the spread	rensonable as attorney's lees to be allowed plaintilt in soid in buyer jurilier promises to pay such sum as the appellate	inv of the provisions becast, the buyer afters to puy such such as the four of the provisions becast, the buyer afters to puy such such as the four of action and if en appeal is taken from any publication or decree court shall adjudge reasonable as shinitif's attorney's teep on such
Shall be taken to me	this contract, it is understood that the burner	court shall adjudge reasonable as plantilit's attorney's tees on such on one personable it the context so requires, the singular pronoun eminine and the neuter, and that depending at measurements
and the second	and and include the plural, the musculine shall include the he ned and implied to make the plovis ons hereof opply regulity.	in one person; that it is a context so requires, the singular pronoun eminine and the neuter, and that generally sil gran mutual changes to corporation; and to main duals; size, in the event of the densise win and the heirs and eaders of such surviver.
the offers of said centers	, that the word senerg shall mean only the surgeon of the	and corporations and to mainduale; also, in the event of the densise and the heirs and assigns of such survivor.
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